2003 DRAFTING REQUEST

Bill

Received	d: 01/09/2003				Received By: gmalaise				
Wanted:	Soon			Identical to LRB:					
For: Nea	l Kedzie (608	3) 266-2635	By/Representing: Matt Phillips						
This file	may be shown	n to any legislat		Drafter: gmalaise					
May Cor	ntact:			Addl. Drafters:					
Subject:	Health	- abortion			Extra Copics:				
Submit v	via email: YES	\$		1	·				
Requeste	er's email:	Sen.Kedzi	e@legis.sta	te.wi.us					
Carbon o	copy (CC:) to:								
Pre Top	ic:								
No speci	fic pre topic g	iven							
Topic:	`			·			·		
INforme	d consent for a	abortion; inform	ation relatir	ng to relinquis	shing child				
Instruct	ions:			· · · · · · · · · · · · · · · · · · ·			:		
See Atta	chedredraft 2 in information	2001 AB 450 rent that must be p	quiring info rovided to a	rmation abou woman unde	t relinquishing chi er the Informed Co	lld under s. 48.1 onsent for Abort	95 to be ion Law.		
Drafting	g History:								
Vers.	<u>Drafted</u>	Reviewed	Typed	Proofed	Submitted	<u>Jacketed</u>	Required		
/?	gmalaise 01/09/2003	chanaman 01/20/2003		<u> </u>			State		
/1			jfrantze 01/21/200	03	sbasford 01/21/2003	mbarman 01/21/2003			

01/21/2003 03:05:00 PM Page 2

FE Sent For:

<**END>**

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Wanted: §	Soon			Identical to LRB:					
For: Neal	Kedzie (608	3) 266-2635			By/Representing: Matt Phillips				
This file r	nay be shown	to any legislat	or: NO		Drafter: gmalais	se			
May Cont	tact:				Addl. Drafters:				
Subject: Health - abortion				Extra Copies:					
Submit vi	a email: YES								
Requester	r's email:	Sen.Kedzi	e@legis.stat	te.wi.us	•				
Carbon co	opy (CC:) to:								
Pre Topi	c:				· .				
No specif	ic pre topic gi	ven							
Topic:									
INformed	consent for a	bortion; inform	nation relatin	ng to relinqui	shing child				
Instruction	ons:		<u> </u>						
See Attacincluded i	hedredraft 2 n information	001 AB 450 re that must be p	quiring infor rovided to a	rmation abou woman unde	nt relinquishing chi er the Informed Co	ld under s. 48. onsent for Abou	195 to be tion Law.		
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Vers.	Drafted	Reviewed	<u>Typed</u>	Proofed	Submitted	Jacketed	Required		
/?	gmalaise 01/09/2003	chanaman 01/20/2003					State		
/1			jfrantze 01/21/200)3	sbasford 01/21/2003				

01/21/2003 12:54:22 PM Page 2

FE Sent For:

<END>

2003 DRAFTING REQUEST

Bill

Received: 01/09/2003

Received By: gmalaise

Wanted: Soon

Identical to LRB:

For: Neal Kedzie (608) 266-2635

By/Representing: Matt Phillips

This file may be shown to any legislator: NO

Health - abortion

Drafter: gmalaise

May Contact:

Addl. Drafters:

Subject:

Extra Copies:

Submit via email: YES

Requester's email:

Sen.Kedzie@legis.state.wi.us

Carbon copy (CC:) to:

Pre Topic:

No specific pre topic given

Topic:

Informed consent for abortion; information relating to relinquishing child

Instructions:

See Attached--redraft 2001 AB 450 requiring information about relinquishing child under s. 48.195 to be included in information that must be provided to a woman under the Informed Consent for Abortion Law.

Drafting History:

Vers.

Drafted

Reviewed

Typed

Proofed

Submitted

Jacketed

Required

/?

gmalaise

FE Sent For:

<END>

Malaise, Gordon

From:

Sen.Kedzie

Sent:

Thursday, January 09, 2003 9:37 AM

To: Subject: Malaise, Gordon

Drafting Request

· Gordon,

I would like to re-introduce 2001 AB 450 (LRB-3139/1), relating to including the provisions of Wisconsin's Safe Harbor Law into Wisconsin's Informed Consent Law.

At this time, I would like to keep the implementation dates the same as were contained in the original bill. As you remember, an amendment was offered (LRBa0722/2) that altered them.

If you have any questions regarding this request, please feel free to contact Matt Phillips on my staff either by email or at 266-2635. Also, if you could provide an idea when the draft would be complete, it would be appreciated. Thank you.

2001 - 2<u>002 LEGISLATURE</u>

Soon

LRB 3199/1 A GMM: jN:km

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2001 ASSEMBLY BILL 450

June 21, 2001 – Introduced by Representatives Kedzie, Krawczyk, Starzyk, Musser Duff, Condrum, M. Lehman, Huebsch, Suder, Ladwig, Urban, Owens, D. Meyer, Axisworth, Pettis, J. Fitzgerald, Townsend, Jeskewitz, Nass, Freese, Syrora, Bies, Albers, Ott, Hahn, Plale, Warker and Cunderson, cosponsared by Senators Lazish, S. Fitzgerald, Baumgart, Cowles, Schultz and Dabling, Referred to Committee on Children and Families.

resercat

AN ACT to amend 253.10 (3) (c) 2. c., 253.10 (3) (c) 4. and 253.10 (3) (d) 1. of the statutes; relating to: requiring a woman upon whom an abortion is to be performed or induced to be informed at least 24 hours before the abortion is performed or induced that she may anonymously and with immunity from liability relinquish custody of her newborn child to a law enforcement officer, an emergency medical technician, or a hospital staff member when the newborn child is 72 hours old or younger.

Analysis by the Legislative Reference Bureau

Under current law, a parent of a child who is 72 hours old or younger (newborn child) may relinquish custody of the newborn child to a law enforcement officer, emergency medical technician, or hospital staff member anonymously and with immunity from civil or criminal liability for any act or omission in connection with that relinquishment. If the court assigned to exercise jurisdiction under the Children's Code (juvenile court) finds that the custody of a newborn child has been relinquished as provided under current law, the juvenile court may terminate the parental rights of the parent who relinquished custody of the newborn child, thereby freeing the newborn child for adoption.

Under current law, an abortion may not be performed or induced unless the woman upon whom the abortion is to be performed or induced has given her

voluntary and informed written consent to the performance or inducement of the abortion. Subject to certain exceptions, a woman's consent to an abortion is informed only if, at least 24 hours before the abortion is to be performed or induced, the woman is informed, among other things, that she has the legal right to continue her pregnancy and keep the child, to place the child in foster care, or to place the child for adoption and is given certain printed materials published by the department of health and family services (DHFS). Those materials include a listing of agencies and services that are available to assist a woman through pregnancy, upon childbirth, and while the child is dependent and a statement that if the child is adopted the adoptive parents may pay the costs of prenatal care, childbirth, and neonatal care. Current law also requires the woman to be provided with an opportunity to ask questions, including questions concerning foster care and adoption, and to receive the information requested.

This bill requires a woman on whom an abortion is to be performed or induced to be informed, at least 24 hours before the performance or inducement of the abortion, that she has the legal right to relinquish custody of her newborn child to a law enforcement officer, emergency medical technician, or hospital staff member anonymously and with immunity from civil or criminal liability for any act or omission in connection with that relinquishment. The bill also requires DHFS to include that information in the printed materials published by DHFS that must be given to a woman at least 24 hours before an abortion is performed or induced. Finally, the bill requires a woman upon whom an abortion is to be performed or induced to be provided with an opportunity to ask questions concerning that right to relinquish custody of her newborn child and to receive the information requested.

For further information see the *state* fiscal estimate, which will be printed as an appendix to this bill.

The people of the state of Wisconsin, represented in scnate and assembly, do enact as follows:

Section 1. 253.10 (3) (c) 2. c. of the statutes is amended to read:

253.10 (3) (c) 2. c. That the woman has a legal right to continue her pregnancy and to keep the child; to place the child in a foster home or treatment foster home for 6 months or to petition a court for placement of the child in a foster home, treatment foster home or group home or with a relative; to relinquish custody of the child under s. 48.195; or to place the child for adoption under a process that involves court approval both of the voluntary termination of parental rights and of the adoption.

Section 2. 253.10 (3) (c) 4. of the statutes is amended to read:

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253.10 (3) (c) 4. Whoever provides the information that is required under subd.

1. or 2., or both, provides adequate opportunity for the woman to ask questions, including questions concerning the pregnancy, her unborn child, abortion, foster care, relinquishment of custody of the child under s. 48.195, and adoption, and provides the information that is requested or indicates to the woman where she can obtain the information.

Section 3. 253.10 (3) (d) 1. of the statutes is amended to read:

253.10 (d) 1. Geographically indexed materials that are designed to inform a woman about public and private agencies, including adoption agencies, and services that are available to provide information on family planning, as defined in s. 253.07 (1) (a), including natural family planning information, to provide ultrasound imaging services, to assist her if she has received a diagnosis that her unborn child has a disability or if her pregnancy is the result of sexual assault or incest, and to assist her through pregnancy, upon childbirth, and while the child is dependent. The materials shall include a comprehensive list of the agencies available, a description of the services that they offer, and a description of the manner in which they may be contacted, including telephone numbers and addresses, or, at the option of the department, the materials shall include a toll-free, 24-hour telephone number that may be called to obtain an oral listing of available agencies and services in the locality of the caller and a description of the services that the agencies offer and the manner in which they may be contacted. The materials shall provide information on the availability of governmentally funded programs that serve pregnant women and children. Services identified for the woman shall include medical assistance for pregnant women and children under s. 49.47 (4) (am), the availability of family or medical leave under s. 103.10, the Wisconsin works

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program under ss. 49.141 to 49.161, child care services, child support laws and programs, and the credit for expenses for household and dependent care and services necessary for gainful employment under section 21 of the internal revenue code Internal Revenue Code. The materials shall state that it is unlawful to perform an abortion for which consent has been coerced, that any physician who performs or induces an abortion without obtaining the woman's voluntary and informed consent is liable to her for damages in a civil action and is subject to a civil penalty, that the father of a child is liable for assistance in the support of the child, even in instances in which the father has offered to pay for an abortion, that the woman may relinquish custody of the child under s. 48.195, and that adoptive parents may pay the costs of prenatal care, childbirth, and neonatal care. The materials shall include information, for a woman whose pregnancy is the result of sexual assault or incest, on legal protections available to the woman and her child if she wishes to oppose establishment of paternity or to terminate the father's parental rights. materials shall state that fetal ultrasound imaging and auscultation of fetal heart tone services are obtainable by pregnant women who wish to use them and shall describe the services.

SECTION 4. Nonstatutory provisions.

(1) Informed consent to abortion; updated printed information. By no later than 60 days after the effective date of this subsection, the department of health and family services shall publish and distribute under section 253.10 (3) (d) (intro.) of the statutes a version of the materials described in section 253.10 (3) (d) 1. of the statutes, as affected by this act, that is updated to include a statement that the woman may relinquish custody of her child under section 48.195 of the statutes.

Section 5. Initial applicability.

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(1) Informed consent to abortion; oral information required. The treatment
of section 253.10 (3) (c) 2. c. and 4. of the statutes first applies to abortions performed
or induced on the 61st day after the effective date of this subsection.

(END)

Barman, Mike

From:

Phillips, Matt

Sent:

Tuesday, January 21, 2003 2:56 PM

To:

LRB.Legal

Subject:

Draft review: LRB-1405/1 Topic: INformed consent for abortion; information relating to

relinquishing child

It has been requested by <Phillips, Matt> that the following draft be jacketed for the SENATE:

Draft review: LRB-1405/1 Topic: INformed consent for abortion; information relating to relinquishing child